

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF VIRGINIA
Alexandria Division**

JOSE FRANCISCO ANTUNEZ GARCIA,

Plaintiff,

v.

MOUNT OF LEBANON RESTAURANT, LLC, *et al.*,

Defendants.

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Case No. 1-15-CV-543

**PLAINTIFF'S APPLICATION FOR ENTRY OF DEFAULT AGAINST DEFENDANT
MOUNT OF LEBANON RESTAURANT, LLC**

Plaintiff, by and through undersigned counsel, requests that this Court enter a default as to Defendant Mount of Lebanon Restaurant, LLC pursuant to Fed. R. Civ. P. 55(a). In support thereof, Plaintiff submits the attached Declaration.

Respectfully submitted,

/s/

John C. Cook (VSB # 38310)
Lee B. Warren (VSB # 77446)
COOK CRAIG & FRANCUZENKO, PLLC
3050 Chain Bridge Road, Suite 200
Fairfax, Virginia 22030
Phone: 703-865-7480
Fax: 703-434-3510
jcook@cookcraig.com
lwarren@cookcraig.com
Counsel for Plaintiff

CERTIFICATE OF SERVICE

I hereby certify that I served the foregoing Plaintiff's Application for Entry of Default
Against Defendant Mount of Lebanon Restaurant, LLC via first class mail, postage prepaid, on
this 4th day of June, 2015, on defendants addressed as follows:

Mount of Lebanon Restaurant, LLC
c/o RA Kheder Rababeh
2922 Annandale Rd
Falls Church, VA 22042

Kheder Rababeh
2922 Annandale Rd
Falls Church, VA 22042

Respectfully submitted,

_____/s/_____
Lee B. Warren (VSB # 77446)
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3050 Chain Bridge Road, Suite 200
Fairfax, Virginia 22030
Phone: 703-865-7480
Fax: 703-434-3510
lwarren@cookcraig.com
Counsel for Plaintiff